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This issue contains T.D. 76-262 through 76-276 Protest abstracts P76/203 through P76/207

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DEPARTMENT OF THE TREASURY U.S. Customs Service

NOTICE

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U.S. Customs Service

(T.D. 76-262)

Executive Order 11934-Generalized System of Preferences

Title V of Public Law 93-618 and Executive Order No. 11934 amending Executive Order No. 11888, as amended by Executive Order 11906

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 17, 1976.

There is published below Executive Order 11934 of August 30, 1976, amending Executive Order No. 11888, as amended by Executive Order No. 11906 of February 26, 1976, which implemented the Generalized System of Preferences (GSP) established by the Trade Act of 1974. Annex I contains the subdivisions of existing items of the Tariff Schedules of the United States necessitated by the GSP. Annex II amends the list of item numbers with the designation "A" in the "GSP column of the Tariff Schedules of the United States. Annex III similarly amends the list item numbers with the designation "A". Portugal is added to, and Laos is deleted from, the list of designated beneficiary developing countries. This Executive Order was published in the Federal Register on September 1, 1976. (41 FR 37094).

(CLA-2-R:CV)

LEGNARD LEHMAN, Assistant Commissioner, Regulations and Rulings.

THE PRESIDENT

Executive Order 11924

August 30, 1974

Amending the Generalized System of Preferences

By virtue of the authority vested in me by the Constitution and statutes of the United States of America, including Title V and

Section 604 of the Trade Act of 1974 (88 Stat. 2066, 19 U.S.C. 2461 et seq.; 88 Stat. 2073, 19 U.S.C. 2483), and as President of the United States of America, in order to modify, as provided by Section 504(6) of the Trade Act of 1974 (88 Stat. 2070, 19 U.S.C. 2464(c)), the limitations on preferential treatment for eligible articles from countries designated as beneficiary developing countries, adjust the original designation of eligible articles, and modify the designations of beneficiary developing countries in accord with my notifications to the Congress of February 26, 1976, and August 14, 1976, and in accord with technical changes in the identification of certain beneficiary countries, it is hereby ordered as follows:

SECTION 1. In order to subdivide existing items for purposes of the Generalized System of Preferences, the Tariff Schedules of the United States (TSUS) are modified as provided in Annex I, attached

hereto and made a part hereof.

SEC. 2. Annex II of Executive Order No. 11885 of November 24, 1975, as amended by Annex II of Executive Order No. 11906 of February 26, 1976, is amended as provided in Annex II, attached hereto and made a part hereof.

SEC. 3. Annex III of Executive Order No. 11888, as amended by Annex III of Executive Order No. 11906, is amended as provided

in Annex III attached herete and made a part hereof.

SEC. 4. General Headnote 3(c)(iii) of the TSUS is modified as provided in Annex IV, attached hereto and made a part hereof.

SEC. 5. (a) General Headnote 3(c)(i) of the TSUS is medified-

(i) by deleting from the list therein of countries designated as beneficiary developing countries for purposes of the Generalised System of Preferences "Lace", in order to withdraw from Lace the status of a beneficiary of the GSP,

(ii) by adding, in alphabetical order, to that list of designated beneficiary developing countries "Portugal", in order to designate Portugal as a beneficiary of the Generalized System of Preferences,

and

(iii) (A) by deleting from the list of designated beneficiary developing countries "Taiwan" and "Dahomey", and by substituting therefor, in alphabetical order, "Republic of China" and "Benin", respectively, and (B) by deleting from the list of designated beneficiary nonindependent countries and territories "Gilbert and Ellice Island" and by substituting therefor, in alphabetical order, the entries "Gilbert Islands", and "Tuvalu".

(b) General Headnote 3(c)(iii) of the TSUS is modified by deleting from the list therein "(Taiwan)" wherever that entry appears beside

the entry "Republic of China".

SEC. 6. (a) The amendments made by Section 5 of this Order shall be effective on the date of publication of this Order in the FEDERAL REGISTER.

(b) The amendments made by Annex IV, paragraph (b) of this Order, made part hereof by Section 4 above, shall be effective with respect to articles both: imported on or after January 1, 1976, and entered for consumption, or withdrawn from warehouse for consumption, on or after March 1, 1976.

(c) The other amendments made by this Order shall be effective with respect to articles both: imported on or after January 1, 1976, and entered for consumption, or withdrawn from warehouse for consumption, on or after October 1, 1976.

GERALD R. FORD

TER WHITE HOUSE, August 30, 1976.

ANNEX I

GENERAL MODIFICATIONS OF THE TARIFF SCHEDULES OF THE UNITED STATES

Notes:

 Bracketed matter is included to assist in the understanding of proclaimed modifications.

2. The following items, with or without preceding superior descriptions, supersede matter now in the Tariff Schedules of the United States (TSUS). The items and superior descriptions are set forth in solumnar form and material in such columns is inserted in the columns of the TSUS designated "Items", "Articles", "Rates of Duty 1", and "Rates of Duty 2", respectively.

Subject to the above note the TSUS is modified as follows:

1. Items	152.74 and 152.75 are superceded by:		
	(Fruit pestes and fruit pulps:)		
"152.60	Tamarind	15% ad val.	35% ad val.
152.61	If product of Cuba	14 ad val. (a)	
152.76	Other	18% ad val.	35% ad val.
152.77	If product of Cuba	16% ad val. (s)"	
2. Item	168.50 is superseded by: "Tequila:		
168.47	In containers each holding not over 1 gallon	\$1.25 per gal.	86 per gal.
168.48	. In containers each holding over 1		
	gallon	\$1.25 per gal.	\$5 per gal.
	(Other spirite:)		
168.53	Spirite	\$1.25 per gal.	\$5 per gal."
8. (a) It	tern 176.03 is superseded by:		
	[Castor off:]		
	"Valued over 30 cents per pound:		
176.14	Having Lovibond color values		*
	greater than 6 yellow and 0.6		
	red	1.5∉ per ib.	34 per lb.
176.15	Other	1.5¢ per lb.	34 per lb."

11

(b) Conforming changes: Items 176.03 and 176.04 are redesignated as 176.16 and 176.17, respectively.

4. Items 220.38, 220.40, 220.45 and 220.46 are superseded by:

	Dia	fra.		-1	
- A	Du	8-0	0	- 8	

[Tapered.:]

"Not hollow and not perforated: With maximum diameter not

over 0.75 inch:

220,36	Stoppers wholly of cork	12¢ per lh.	31¢ per lb.
220.37	Other	12∉ per ib.	31¢ per lb.
	With maximum diameter		
	ove 0.75 inch.		

220.39	Stopsers wholly of cork 10¢ per th.	25/ per lb.
220.41	Othe 10¢ per lb.	25¢ per lb.
	Selvan.	

Other:

220.47	Stoppers	holly o	l oork of		10¢ per lb.	25¢ per lb.
	thickne	s (or len	gth) great	er		
	than th	maxim	um diame	ter.		

220.48	Other 10¢ per ib.	25¢ per lb.
220.49	If Campoian article and orig-	

220.49	If Camacian article and orig-
	inal motor-vehicle equip-
	ment see headnote 2, part

6B, Benedule 6) Free"

5. Items 657.40 and 687.44 are superseded by:

[Electronic tubes . . .:]

[Television picture tubes]

Other

647 37	Having no straight-line di-
	mension across the face-
	plate that exceeds 16.4
	inches

	inches	15% ad val.	60% ad val
697.39	Other.	15% ad val.	60% ad val.
807 20	TA Commission and the said of	ad a	

687.39	If Canaman article and orig-
	inal motor-vehicle equip-
	ment wee headnote 2, part
	CB. Strandula 6)

..... Proc

ANNEX II

Annex II to Executive Order No. 11888, as amended by Executive Order No. 11606, is amended—

a) by deleting the following TSUS item numbers:

M TOCO	Hear	III UIII OT	11
121. 50		220. 4	Ю
145. 52		220. 4	15
146. 66		230. 5	Ю
153, 28		305. 8	Ю
220. 10		455. 4	Ю
220. 15		455. (12
220. 20		514.2	14
220. 25		687. 4	10
220. 35		745. 6	13
220. 38			

(b) by adding, in numerical sequence, the following TSUS item numbers:

152.	60	220.	36
168.	48	220.	39
188.	52	220	47
176	01	667.	37
176.	14		

ANNEX III

Annex III to Executive Order No. 11888, as amended by Executive Order No. 11906, is amended --

(a) by deleting the following TBUS item numbers:

168	30	176.	02
194	01		

(b) by adding, in numerical sequence, the following TSUS item numbers:

145. 52	220	35
146.06	220.	37
153. 28	220.	41
176. 15	220	48
220, 10	220.	50
220. 15	305	30
220, 20	514	34
220, 25		

ANNEX IV

General Headnote 3(c)(iii) of the TSUS, a amended by Executive Order No. 11906, is amended—

(a) by deleting the following TSUS item numbers and countries act opposite those numbers:

168.50	Mexico
176.01	Brazil
176.02	Bragil

(b) by deleting Costa Rica opposite TSUS item number 153.20.

(c) by adding in numerical sequence, the following TSUS item numbers and countries set opposite those numbers:

148.52	Portugal
146.66	Portuga!
133.28	Portugal
176.15	Brazil
220.10	Portugal
220.15	Portugal
220.20	Portugal
220.25	Portugal
220.85	Portugal
220.37	Portugal
220.41	Portugal
220.48	Portugal
220,50	Portugal
305.50	Portugal
514.84	Portugal

(T.D. 76-203)

Cotton Textile Products-Restriction on Entry

Biestriction on entry of cotton textile products manufactured or produced in the Republic of China

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 17, 1976.

There is published below the directive of August 27, 1976, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, amending the levels of restraint of cotton textile products in certain categories manufactured or produced in the Republic of China. This directive further amends, but does not cancel, that Committee's directive of December 19, 1975 (T.D. 76–38).

This directive was published in the FEDERAL REGISTER on September 2, 1976 (41 FE 37152), by the Committee.

(QUO-2-1)

JOHN B. O'LOUGHLIN,

Director,

Duty Assessment Division.

United STATES DEPARTMENT OF COMMERCE The Assistant Secretary for Domestic and International Business Washington, D.C. 20250

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

August 27, 1976.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20229

DEAR MR. COMMISSIONER:

MI

On December 19, 1975, the Chairman, Committee for the Implementation of Textile Agreements, directed you to prohibit entry during the twelve-month period beginning January 1, 1976 and extending through December 31, 1976 of cotton and man-made fiber textile products in certain specified categories, produced or manufac-

tured in the Republic of China, in excess of designated levels of restraint. The Chairman further advised you that the levels of re-

straint are subject to adjustment.1

Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, pursuant to paragraph 8(a) (ii) of the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of May 21, 1975, as amended, between the Governments of the United States and the Republic of China, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, you are directed to amend, effective on September 3, 1976, the levels of restraint established for Categories 45/46/47, 50/51 and 60 to the following:

Category	Amended To	velve-Month	Level of	Restraint 2
45/46/47	15,168,140	SYE		
50/51	776,864	Dos.		
60	48,025	Dos.		

The actions taken with respect to the Government of the Republic of China and with respect to imports of cotton textile products from the Republic of China have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the FEDERAL REGISTER.

Sincerely,

ALAN POLANSET
Chairman, Committee for the Implementation
of Textile Agreements, and
Deputy Assistant Secretary for
Resources and Trade Assistance

I The term "adjustment" refers to those provisions of the Bilateral Cotion, Weel and Man-Made Fiber Textile Agreement of May 28, 1975, as amended, between the Governments of the United States and the Republic of China which provide, in part, that: (1) within the aggregate and applicable group limits, ope-cide lavels of entraint may be assessed by designated percentages, (2) these lavels may be immediate the carryover and entryiowerd up to 11 percent of the applicable category limit; and (3) eliministrative arrangements or adjustments may be made to resolve minor problems.

[#] The levels have not been adjusted to reflect any entries made ofter Denumber 31, 1978,

(T.D. 76-264)

Cotton, Wool, and Manmade Fiber Textiles-Restriction on Entry

Restriction on entry of cotton, wool, and manmade fiber textile products manufactured or produced in the Republic of Korea

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 17, 1976.

There is published below the directive of August 24, 1976, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, amending the levels of restraint of cotton, wool, and manmade fiber textile products in certain categories manufactured or produced in the Republic of Korea. This directive further amends, but does not cancel, that Committee's directive of September 25, 1975 (T.D. 75-255).

This directive was published in the FEDERAL REGISTER on August 26 1976 (41 FR 36067), by the Committee.

(QUO-2-1)

JOHN B. O'LOUGHLIN,

Director,

Duty Assessment Division.

UNITED STATES DEPARTMENT OF COMMERCE The Assistant Secretary for Domestic and International Business Washington, D.C. 80830

COMMITTED FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

August 24, 1976.

COMMISSIONER OF CUSTOMS Department of the Treasury Washington, D.C. 20229

DEAR MR. CONVISSIONER:

٨I

On September 25, 1975 the Chairman, Committee for the Implementation of Textile Agreements, directed you to prohibit entry during the twelve-month period beginning October 1, 1975 and extending through September 30, 1976 of cotton, wool and man-made fiber textile products in certain specified categories, produced or manufactured in the Republic of Korea, in excess of designated

levels of restraint. The Chairman further advised you that the levels

of restraint are subject to adjustment.1

Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, pursuant to paragraph 7(a)(ii) of the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of June 26, 1975, as amended, between the Governments of the United States and the Republic of Koren, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, you are directed to amend, effective on August 26, 1976, the levels of restraint established for the indicated categories to the following:

Category	Amended Twelve-Month Level of Restraint
9/10	7, 153, 449 square yards
49	54, 028 dozen
116/117	517, 430 pounds
120	355, 697 numbers
121	213, 120 numbers
124	1, 110, 000 numbers
229	796, 510 dozen
238	230, 778 dozen

The actions taken with respect to the Government of the Republic of Korea and with respect to imports of cotton, wool and man-made fiber textile products from the Republic of Korea have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the FEDERAL REGISTER.

Sincerely,

ALAN POLABBET
Chairman, Committee for the Implementation
of Textile Agreements, and
Deputy Assistant Secretary for
Resources and Trade Assistance

I The term "adjustment" rulers to those provisions of the Bilateral Cotton, Wool and Man-Made Fiber Testife. Agreement of Juno 28, 1975, as assended, between the Coveraments of the United States and the Republic of Eferes which provide, in part, that: (1) within the aggregate one applicable appeals levels of restraint within Categories 1-38, part of 65 (since uppers), 64, 200-252, and 261-265 may be exceeded by 19 persent; within Categories 20-62, part of 65 (other than shot uppers), and 261-265 may be exceeded by 10 persent; cold the applicable category limit; (2) consultation levels may be increased within Categories 101-132, by 8 persent; (2) these same levels may be increased within the aggregate and applicable group limits upon agreement between the two governments; and (4) administrative errangements or adjustments may be made to resolve union problems arising in the implementation of the agreement;

^{*} The levels of restraint have not been adjusted to reflect any entries made after September 89, 1975.

(T.D. 76-265)

Cotton Textile Products-Restriction on Entry

Restriction on entry of cotton textile products manufactured or produced in the Republic of Korea

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 17, 1976.

There is published below the directive of August 27, 1976, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, establishing levels of restraint for cotton textile products in certain categories manufactured or produced in the Republic of Korea.

This directive was published in the FEDERAL REGISTER on September 1, 1976 (41 FR 36831), by the Committee.

(QUO-2-1)

JOHN B. O'LOUGHLIN,

Director,

Duty Assessment Division.

UNITED STATES DEPARTMENT OF COMMERCE The Assistant Secretary for Domestic and International Business Washington, D.C. 20230

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

August 27, 1976.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20229

DEAR MR. COMMISSIONER:

MI

Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, pursuant to the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of June 26, 1975, as amended, between the Governments of the United States and the Republic of Korea, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, you are directed, effective on September 1, 1976 and for the twelve-month

period beginning on October 1, 1975 and extending through September 30, 1976, to prohibit entry into the United States for consumption of cotton textile products in Categories 42, 43, 62 and 63 in excess of the following adjusted levels of restraint:

Calegory	Adjusted To	polos-Month Level of Restraint
42	51,288	dosen
43	5,026	doaen
62	15,740	pounds
pt. 63 (only T.S.U.S.A. No. 380.3980)	741,163	pounds
pt. 63 *	180,678	pounds

Cotton textile products in Categories 42, 43, 62 and 63, produced or manufactured in the Republic of Korea and which have been exported prior to October 1, 1975, shall not be subject to this directive.

Cotton textile products in Categories 42, 43, 62 and 63 which have been released from the custody of the U.S. Customs Service under the provisions of 19 U.S.C. 1448(b) prior to the effective date of this

directive shall not be denied entry under this directive.

The levels of restraint set forth above are subject to adjustment pursuant to the provisions of the bilateral agreement of June 26, 1975 which provide, in part, that: (1) consultation levels may be increased within the aggregate and applicable group limits upon agreement between the two governments; and (2) administrative arrangements or adjustments may be made to resolve minor problems arising in the implementation of the agreement. Any appropriate future adjustments under the provisions of the bilateral agreement referred to above will be made to you by letter.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on February 3, 1975 (40 FR 5010), as amended on December 31, 1975 (40 FR 60220).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Republic of Korea and with respect to imports of cotton textile products from Korea have been determined by the Committee for the Implementa-

¹ The levels of certraint have been adjusted to reflect all antries made between Oristor 1, 1978 and May 81, 1978.

^{*} All T.S. U.S.A. Numbers in Colegory 68 compt T.S. U.S.A. No. 300.8008.

tion of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the FEDERAL REGISTER.

Sincerely yours,

ALAN POLANBET
Chairman, Committee for the Implementation
of Textile Agreements, and
Deputy Assistant Secretary for
Resources and Trade Assistance

(T.D. 76-266)

Cotton Textile Products-Restriction on Entry

Restriction on entry of cotton textile products manufactured or produced in Malaysia

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 17, 1678.

There is published below the directive of August 27, 1976, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, amending the level of restraint for cotton textile products in categories 45/46/47 manufactured or produced in Malaysia, established in the directive of December 22, 1975 (T.D. 76-28).

This directive was published in the FEDERAL REGISTER on September 2, 1976 (41 FR 37152), by the Committee.

(QUO-2-1)

ΝI

JOHN B. O'LOUGHLIN,
Director,
Duty Assessment Division.

UNITED STATES DEPARTMENT OF COMMERCE Domestic and International Business Administration Washington, D.C. 20230

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

August 27, 1976.

COMMISSIONER OF CUSTOMS
Department of the Treasury
Washington, D.C. 20229

DEAR MR. COMMISSIONER:

On December 22, 1975, the Chairman, Committee for the Implementation of Textile Agreements, directed you to prohibit entry during the twelve-month period beginning January 1, 1976 and extending through December 31, 1976 of cotton and man-made fiber textile products in certain specified categories, produced or manufactured in Malaysia, in excess of designated levels of restraint. The Chairman further advised you that the levels of restraint are subject to adjustment.

Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, pursuant to paragraphs 5 and 7 of the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of January 8 and May 16, 1975, between the Governments of the United States and Malaysia, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, you are directed, effective on September 2, 1976 and for the twelve-month period beginning on January 1, 1976 and extending through December 31, 1976, to amend the level of restraint established for Category 45/46/47 to 5,302,920 square yards equivalent.

I The term "adjustment" relevit to these provisions of the Bilateral Cotton, Weel and Man-Made Fiber Testile Agreement of Journey 8 and May 14, 1975, between the Governments of the United States and Malaysis which provide, in part, that: (1) within the aggregate and applicable group limits, specific levels of restraint may be extended by designated percentages, (2) these same levels may be increased for earry-over and carryforward up to 11 percent of the applicable category limit; and (3) administrative assumptions or adjustments may be made to resolve miner problems arising in the implementation of the agreement. Appropriate adjustments under the foregoing provisions of the bilateral agreement will be made to you by letter.

I The level of restraint has not been adjusted to reflect any entries made after December 3t, 1976.

The actions taken with respect to the Government of Malaysia and with respect to imports of cotton textile products from Malaysia have been determined by the Committee for the Implementation of Textile Agreements to invoive foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the FEDERAL REGISTER.

Sincerely,

ALAN POLANDET

Chairman, Committee for the Implementation of Textile Agreements, and Deputy Assistant Secretary for Resources and Trade Assistance

(T.D. 76-267)

Oustome Bonds-Oustome Regulations amended

Section 113.14(r), Customs Regulations, relating to the landing bond for alcoholic beverages, amended

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I-UNITED STATES CUSTOMS SERVICE

PART 118 - CUSTOMS BONDS

Section 113.14 of the Customs Regulations (19 CFR 113.14), which lists the types of bonds subject, after execution, to approval by a district director of Customs, includes a paragraph (r) (19 CFR 113.14(r)) the landing bond for alcoholic beverages. Section 113.14(r) of the Customs Regulations describes the bond in question as "Landing Bond, Customs Form 7593, or landing bond in the form prescribed in T.D. 47886."

It has come to the attention of the United States Customs Service that the wording of section 113.14(r) of the Customs Regulations, suggests that Customs Form 7593 is a different document from the landing bond prescribed in Treasury Decision 47886. Actually, Treasury Decision 47886 provided that the form prescribed therein was "to be designated Customs Form 7593." However, Customs Form 7593 has never been printed by the Government Printing Office or otherwise been made available by the Customs Service. Instead, persons needing to file a landing bond for alcoholic beverages have been referred to Treasury Decision 47886, which requires that a bond be filed in substantially the form prescribed therein.

Accordingly, in order to eliminate any continued confusion in this matter, paragraph (r) of section 113.14 of the Customs Regulations (19 CFR 113.14(r)) is amended to read as follows:

§ 113.14 Bonds approved by the district director.

(r) Landing bond for alcoholic beverages. Landing bond, in the form prescribed in T.D. 47886, to land spirits, wines, or other alcoholic liquers in foreign ports, in an amount equal to double the estimated duty.



(R.S. 251, as amended, sec. 623, 624, 46 Stat. 759, as amended (19 U.S.C. 66, 1623, 1624))

Because this amendment merely clarifies present requirements and requires no public initiative, notice and public procedure thereon is found to be unnecessary and good cause exists for dispensing with a delayed effective date under the provisions of 5 U.S.C. 553.

Effective date. This amendment shall become effective upon publication in the FEDERAL REGISTER. (095708)

(ADM-0-03)

LEONARD LERMAN,
Acting Commissioner of Customs.

Approved September 10, 1976,
DAVID R. MACDONALD,
Assistant Secretary of the Treasury

[Published in the FEDERAL REGISTER September -, 1976 (41 FR ---)]

(T.D. 76-268)

Certain Importations Temporarily Free of Duty-Customs Regulations amended

Sections 54.3 and 145.33, Customs Regulations, relating to bona fide gifts from members of the Armed Forces serving in a combat sone, deleted

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

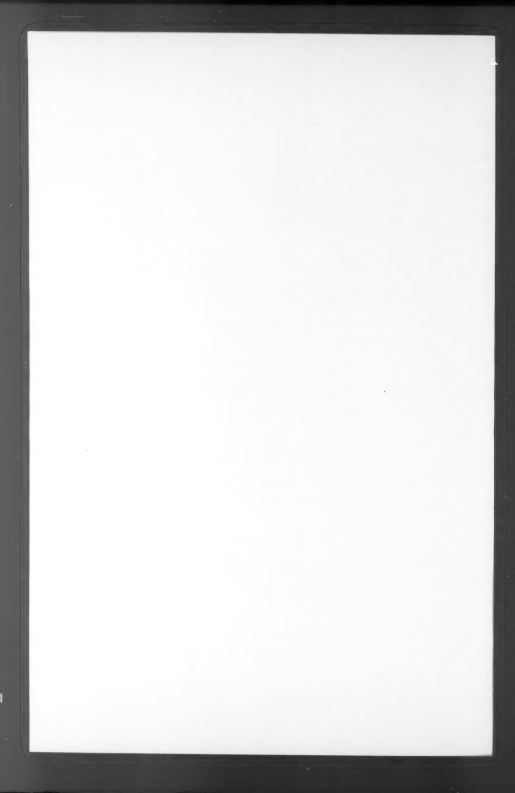
TITLE 19-CUSTOMS DUTIES

CHAPTER I-UNITED STATES CUSTOMS SERVICE

PART 54 - CERTAIN IMPORTATIONS TEMPORABILY PRES OF DUTY

PART 145 - MAIL IMPORTATIONS

Pursuant to Public Law 89-368, dated March 15, 1966 (30 Stat. 71), item 915.25, which provided that, under certain stated conditions, articles constituting a bona fide gift from a member of the Armed Forces of the United States serving in a combat zone were entitled to entry free of duty, was added to the Appendix to the Tariff Schedules of the United States (19 U.S.C. 1202). Subsequently, the Customs



Regulations were amended by adding sections 54.3 and 145.33 (19 CFR 54.3, 145.33) to set forth specific procedures for the duty free entry of articles under item 915.25. While the effective period for item 915.25 was extended by subsequent public laws to December 31, 1973, at which time the effective period for the item expired and it was deleted from the Appendix to the Tariff Schedules, sections 54.3 and 145.33 of the Customs Regulations were never deleted.

Inaamuch as the effective period for item 915.25 has expired and it has been deleted from the Appendix to the Tariff Schedules, sections 54.3 and 145.33 of the Customs Regulations should also be deleted. Accordingly, Part 54 of the Customs Regulations (19 CFR Part 54) is amended by deleting section 54.3, and Part 145 of the Customs Regulations (19 CFR Part 145) is amended by deleting

section 145.33.

(R.S. 251, as amended, sec. 624, 46 Stat. 759 (19 U.S.C. 66, 1634))

Because this amendment merely conforms the Customs Regulations to a statutory change, notice and public procedure thereon is found to be unnecessary and good cause exists for dispensing with a delayed effective date under the provisions of 5 U.S.C. 553.

Effective date. This amendment shall become effective upon publication in the FEDERAL REGISTER. (095842)

(ADM-9-03)

VERNON D. ACRES, Commissioner of Customs

Approved September 16, 1976, JERRY THOMAS, Under Secretary of the Treasury.

[Published in the FEDERAL REGISTER September --, 1976 (41 FR ----)]

(T.D. 76-269)

Bonds

Appreval and discontinuance of Carrier bonds, Customs Form 3587

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C. September 20, 1978.

Bonds of carriers for the transportation of bonded merchandise have been approved or discontinued as shown below. The symbol "D"

indicates that the bond previously outstanding has been discontinued on the month, day, and year represented by the figures which follow. "PB" refers to a previous bond, dated as represented by figures in parentheses immediately following, which has been discontinued. If the previous bond was in the name of a different company or if the surety was different, the information is shown in a footnote at the end of list.

Name of Principal and surety	Dute of Bood	Dain of Approval	Print with Special Septime/sex Sector; second
Applemen Deurope Co., 225 North 3th St., Sec. 2725, Secremento, CA; motor carrier, Mid-Centery Inc. Ch.	Apr. 16, 1696	July 30, 1076	Son Francisco, CA; 200,000
Bestway Express, P.O. Bos #77, Columbia, &C motor ourrier, Fidelity & Doposiii Os. of MD D \$/28/76	Mag 39 1972	June 28, 1972	Charleton, SC; sub,000
Bouwell Moter Freight Lines, 2026 Singleten Sivd., Dulles, TX; moter envier, Ould Im. Co. D 420770	Mag 15, 1978	Puly 11, 1999	El Pass, TX;
Burlington Northern Air Freight Im., 9920 Le Clenges Blvd., Inglowand, C.A. freight forwarder, Farific Ins., Co.	Auty 15, 1870	Aug. 17, 1979	Los Angelia, CA; see,800
Commercial Carriers, Inc., 10701 Middishels Rd., Rossults, MI; motor earrier, Actus Cassulty & Surety Co. of Hartford, CT (PB 8/1/78) D 8/16/78.	July 16, 1978	Aug. 16, 1976	Detroit, 167: 000,000
T.M. Crumpler & H. M. Crumpler d/b/a Crumpler & Sono Brokers, P.O. Ron 767, Pherr, TX: motor carrier, Harthred Accident & Indonesity Co. D 5/16/76	Nov. 18, 1870	Nev. 18, 1976	Laredo, TX: 805,800
Eagle Truck Lines, Inc., 1819 South Stde St., Lee Angoles, CA: meter curver, Pacific Employers Inc. Co. D 8/15/76	Jan. 34, 1875	PA. 5 1079	See Asystes, CA. 825,480
Eric Lockswanne Railway Co., Trustee Thomas P. Putton, Ralph S. Tyler, Jr., 18th Midland Ridg., Cleveland, OH; rail ourrier, National Bonding & Accolona Lus. Co. D 8/16/98	Aug. 21, 1975	Aug. 22, 1975	New York Son- port; \$100,680
Great Laive Express Co., 1150 N. Niegare, Segiment, MI: motog carrier, St. Paul Fire & Martine Inc. Co. (PR 978970) D 67878 F	Aug. 2, 1976	Aug. 16, 1070	Dates 1, 161, 600,000
Guil Coust Exposes, Inn., 2006 Cagitol Ava., Hemoton. TX; motor carrier, St. Paul Fire & Merane Inc. Co. D 3/25/26	Jan. 25, 1079	Just. 24, 1975	Houses, TX: 604,000
Madillater Lighturage Lines, Inc. & Madillater Bus. Inc., 17 Bettery Pines, New York City, NY; motor survive, Astus Ins. Co. (FB Welli) D 878/28.3	Aug. 4, 1978	Aug. 16, 1976	New York Sos- port; \$85,000
Noe factuates at end of table.			

Nume of Principal and super-	Desir of Breed	Date of Approval	
MeChanky Stree, Day, 480 West Industrial, Millard, TX; maker earner, St. Pool Fitte & Marine Inc. Co.	Ang. 15,10%	Aug. 25, 1679	House, TX; St.50
W. T. Bing-field Stear Transising Co., Sm., P.O. Swa MI, Mid-binson, C.A., meeter earnier, The Astron Committy & Survey Co.	And the same	Aug. 16, 1076	Brownsth, GA 8th-set
Miller and Steven Ltd., She dill. Countered, S.C., Coincin, mater correct, Sayel Clinic Ivo. Co. (PS 107/10) D 410/10 1	July 11, 1879	Aug. 34, 6076	Souther, W.A.;
Jess H. Nesskid, Inn., of Laspin St., New York, N.T.; contar carries, Priviley & Deposit Co. of MD ID 0000	78ay 27, 1076	Page 4, 1875	New York day part, 865,000
See H. Tribrell DeBub Northwest Treat Breiter, P.O. Bits 6th, Phair. VX. service cardin. Lampur String- Copp.		Aug. 16, 1076	Look TX. BLID
Oriente Exposes Cin., Inc., 10 Bestern Ave., Clinico., MA, matter courter. The Bosto Informatity Co. D 81070	James 16, 1676	Pair 4,1884	Description, Mile.
Patter's, Soc., 1809 Campon Md, Minsterny WA: matter matter, Allind Paleitty Sts. Co. (1: 9 1/1/199) D 20209 +	July 15, 1879	July 16, 1076	BLOOM
Final Trenk Lean, Inn., F.O. Sun C., Status "O", Sudgestelle, Fl., motor corter, U.S. Paletty & Chapters Co.	200	Ang. 14, 1676	Tomps, FL. SRLID
Public Progist Systems, 1886 State 6th St., Lee Angeles, CA; motor center, St. Puel Film & Marine Inc. Ch. D \$5276	Jan. A 1972	Pages 14, 9872	Les Aspets, CA.
8. M. Sullivan Pranspatation Iro., 600 College St., dynospitoli, St.A.; motor syster, The Traveless In- densety Co. (PS 1989) D 1/12/84		New 15, 1879	
Walker Transfer Ltd., 485 Industrial A.Va., Van- ourvet, B.C., Cheedig motor corner, Commental Union for Co.		Ang. 17, 1889	COLUMN TA
Wast Street Transfer, Inc., 2007 Constraint St., Street- tee, VS; matter outlier, Mr. Pipel Piers & Martine Ses. Cis.	Aug. 15, 1000	Acq. 15, 1694	States TE:

Bendy Is American Curelly Ch. of Bending, FA
 Bresty is Citedantil Dis. Ch.
 Bendy is Toroites Indonesty Ch.
 duraty is Throotes Indonesty Ch.
 duraty is The Continental Dis. Co.
 terrory is Madesol Indonesty Ch.
 Storely is Lamberman's Blested Connesty Ch.

(BON-3-65)

LEGERAR LEGGEN. Assistant Commissioner, Bagulations and Bulings.

(T.D. 76-270)

Bonda

Approval and discontinuance of bonds on Customs Form 7567 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 20, 1976.

Bonds on Customs Form 7587 for the control of instruments of international traffic of a kind specified in section 10.41a of the Customs Regulations have been approved or discontinued as shown below. The symbol "D" indicates that the bond previously outstanding has been discontinued on the month, day, and year represented by the figures which follow. "PB" refers to a previous bond, dated as represented by figures in parenthesis immediately following which has been discontinued. If the previous bond was in the name of a different company or if the surety was different, the information is shown in a footnote at the end of list.

Name of Principal and marry	Date of Bond	Date of Approval	Prind with diploiet director/area director; amongst
Beringson Lines, Inc., P.O. Box 5385, San Juan, P.R.; Bellec Inc. Co. of America (PB 2/19/75) D 2/12/76	Mar. 18, 1070	Mar. 18,3999	Son June, PS; 205,000
Daits Steamship Lives, Inc., P.O. See State, New Orleans, Ltd., Fidelity & Deposit Co. of MD (PS 4/88/82) D 4/15/70 ¹	Apr. 14, 1976	Apr. 16,1096	New Orthone, E.A.;
Francesco Purisi International Transports (U.S.A.) Ino, 17 State St., New York, NY; St. Past Fire & Marine Inc. Co. D 678795	Fely 0, 1980	July 4, 1000	New York Sec- port; 844,880
Mouse bluCommant Lidner, Inc., Two Brandway, New York, MY; American Meterists inc. Co. (PB SIMS): D 8/10/76.5	Aug. 19, 1976	Aug. 24, 1970	New York Sup- part; \$80,000
Blicfiel America Shipping Inc., 67 Walnut Ave., Clark, NJ; Senicy Inc.	July 81, 1976	Aug. 9,1676	Cat Procedure, OA; MA,600
Northern Electric Co. Ltd., 1600 Decelector Stvd. West, Montreel, Canada, St. Pesti Fire & Marine Inn. Co. D 650/70	Aug. 81, 1986	Ovs. 2 1986	Optimating, NV, 816,809
Northern Tolonem Ltd., 1879 Dunchester Bird. W., Meetreal, Queber, Canada; The Hasever Inc. Co. See Sootnates at end of table.	Aug. 10, 1976	Aug. 24, 1970	Ogdenáburg, NY, 816,680

Name of Principal and surety	Date of Bond	Date of Approval	Piled with district director/area director; amount
Roberts Steamship Agency, Inc., 2000 1736 Building, 2 Coned St., New Orleans, L.A.; American Employers Ins. Co. D \$2876	Aug. 28, 1973	Aug. 39, 1972	New Orleans, LA: 810,300
Tenas Transport & Terminal Co., \$2 Broadway, New York, NY; National Surety Corp. D 1/11/76	July 19, 1980	Aug. 19, 1980	New Orleans, LA. \$10,000
Trans Preight Lines, Inc., 50 Enterprise Ave., Gessucus, NJ; American Motorists Ins. Co.	Aug. 0, 1976	Aug. 9, 1976	New York See- port; \$10,600
Ugine Kuhlmann of America, Inc., 225 Sylvan Ave., Rt. 6-W, Englaward Cliffs, NJ; American Moternata Inc. Co. (PB 4/20/95) D 1/20/95 4	Aug. 22, 1970	Aug. 26, 1976	New York Sec- port, \$10,000

I Surety is Firemen's Fund Ire. On.

(BON-3-10)

LEONARD LABORAN, Assistant Commissioner, Regulations and Rulings.

(T.D. 76-271)

Bondo

Approval and discontinuance of consolidated aircraft bonds (air earrier blanket bonds) Customs Form 7605

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 20, 1976.

The following consolidated aircraft bond has been approved or discontinued as shown below. The symbol "D" indicates that the bond previously outstanding has been discontinued on the month, day, and year represented by the figures which follow. "PB" refers to a previous bond, dated as represented by figures in parentheses immediately following, which has been discontinued. If the previous bond was in the name of a different company or if the surety was different, the information is shown in a footnote at the end of the list.

Surety is American Employers' Inc. Co.

⁸ Surety is St. Paul Fire & Marine Ins. Co.

⁴ Principal is Pechincy Ugine Enhiment Corp., & tis Division Ugino Enhiment of America

Name of Principal and wavety	Date Term Commences	Date of Approval	Filed with area director of Customs; amount
Pakistan International Airlines Corp., 545 Fifth Ave- mes. New York, NW; American Motorists Ins. Co. (PB 6/14/78) D 8/26/76!		Sept. 7, 1976	New York Scs- port, \$100,000

4 Serety to Beston Old Colony Ins. Co.

The foregoing principal has not been designated as a carrier of bonded merchandise.

(BON-3-01)

LEONARD LEMMAN, Assistant Commissioner, Regulations and Rulings.

(T.D. 76-272)

Manmade Fiber Textiles - Restriction on Entry

Restriction on entry of manmade fiber textile products manufactured or produced in Mexico

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September \$1, 1976.

There is published below the directive of August 27, 1976, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, amending the level of restraint for manmade fiber textile products in category 235 manufactured or produced in Mexico, as established by that Committee's directive of April 28, 1976 (T.D. 76–136).

This directive was published in the FEDERAL REGISTER on September 2, 1976 (41 FR 37152), by the Committee.

(QUO-2-1)

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JOHN B. O'LOUGHLIN,
Director,
Duty Assessment Division.

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United States Department of Commerce.
The Assistant Secretary for Domestic and International Business
Washington, D.C. 20230

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

August 27, 1976.

COMMISSIONER OF CUSTOMS Department of the Treasury Washington, D.C. 20229

DEAR MR. COMMISSIONER:

This directive amends, but does not cancel, the directive issued to you on April 28, 1976, which directed you to prohibit entry during the twelve-month period beginning on May 1, 1976 and extending through April 30, 1977, of cotton and man-made fiber textile products in certain specified categories, produced or manufactured in Mexico in excess of designated levels of restraint. The Chairman further advised you that the levels of restraint are subject to adjustment.

Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, pursuant to paragraph 7(a)(ii) of the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of May 12, 1975, as amended, between the Governments of the United States and Mexico, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, you are directed to amend, effective on September 2, 1976, the level of restraint established for Category 235 to 301,155 dozen.

The actions taken with respect to the Government of Mexico and with respect to imports of man-made fiber textile products from Mexico have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the Federal Registers.

Sincerely,

ALAN POLANGET

Chairman, Committee for the Implementation of Textile Agreements, and

Deputy Assistant Scoretary for Resources and Trade Assistance

I The term "adjustment" refers to those provisions of the Bilaieral Cotton, West and Man-Made Fiber Testile Agreement of Hag 12, 1975, as amended, between the Governments of the United States and Mostne which provide, in part, that: (1) within the aggreent and applicable group limits, specific levels of restrict may be essended by designated on certages; (2) these levels may be increased for carryover and earry forward up to 11 persent of the applicable estager; imit: (3) consultation levels may be increased within the aggregate and applicable group limits upon agreement between the two governments; and (4) administrative errangements or adjustments may be made to ressive union problems arising in the implementation of the agree-inset.

(T.D. 76-273)

Foreign currencies-Daily rates for countries not on quarterly list

Raiss of exchange certified to the Secretary of the Treasury by the Federal Reserve Beak of New York for the Hong Kong dollar, Iran rial, Philippines pero, Singapore dollar, Taciland baht (tical)

DEPARTMENT OF THE TREASURY, OFFICE OF THE COMMISSIONER OF CUSTOMS, Washington, D.C., September 15, 1976.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified buying rates in U.S. dollars for the dates and foreign currencies shown below. These rates of exchange are published for the information and use of Customs officers and others concerned pursuant to Part 159, Subpart C, Customs Regulations (19 CFR 159, Subpart C).

Hong Kong dollar:

HORE FORE GOURT:	
August 30, 1976	80. 2040
August 31, 1976	
September 1, 1976	
September 2, 1976	
September 3, 1976	2042
Iran rial:	
August 30-September 3, 1976	\$0. 0142
Philippines peso:	
August 30, 1976	\$0. 1320
August 81, 1976	1321
September 1, 1976	
September 2, 1976	
September 3, 1976	
Singapore dollar:	
August 30, 1976	\$0. 4061
August 31, 1976	4061
September 1, 1976	
September 2, 1976	4066
September 3, 1976	
Theiland baht (tical):	
August 30-September 3, 1976	\$0. 0490
(LIQ-3)	

JOHN B. O'LOUGHLIN,

Director,

Duty Assessment Division.

(T.D. 76-274)

Foreign currencies-Certification of Rates

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 16, 1976.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange which varied by 5 per centum or more from the quarterly rate published in Treasury Decision 76-201 for the following country. Therefore, as to entries covering merchandise exported on the dates listed, whenever it is necessary for Customs purposes to convert such currency into currency of the United States, conversion shall be made at the following daily rates:

Mexico peso:

September 1,	1976	\$0.0588
September 2,	1976	. 0485
September 3,	1976	. 0485

(LIQ-3)

JOHN B. O'LOUGHLIN,

Director,

Duty Assessment Division.

(T.D. 76-275)

Foreign currencies-Daily rates for countries not on quarterly list

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for the Hong Kong dollar, Iran rial, Philippines peso, Singapore dollar, Thailand baht (tical)

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 15, 1976.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has cartified buying rates in U.S. dollars for the dates and foreign currencies shown below. These rates of exchange are published for the information and

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use of Customs officers and others concerned pursuant to Part 159, Subpart C, Customs Regulations (19 CFR 159, Subpart C).

Hong Kong dollar:	
September 7, 1976	\$0. 2040
September 8, 1976	. 2038
September 9, 1976	. 2037
September 10, 1976	. 2032
Iran rial:	
September 7, 1976	\$0.0142
September 8, 1976	. 0142
September 9, 1976	. 0142
September 10, 1976	. 0140
Philippines peso:	
September 7, 1976	80. 1340
September 8, 1976	. 1340
September 9, 1976	
September 10, 1976.	1345
Singapore dollar:	
September 7, 1976	\$0.4063
September 8, 1976	
September 9, 1976	. 4064
September 10, 1976	. 4062
Thailand baht (tical):	
September 7, 1976	\$0.0490
September 8, 1976	. 0490
September 9, 1976	. 0490
September 10, 1976	. 0475
(LIQ-3)	

JOHN B. O'LOUGHLIN,

Director,

Duty Assessment Division.

(T.D. 76-276)

Foreign currencies-Certification of Rates

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., September 16, 1976.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange which varied by 5 per centum or more from the quarterly rate published in Treasury Decision 76-201 for the following country. Therefore, as to entries covering merchandise exported on the dates listed, whenever it is necessary for Customs purposes to convert such currency into currency of the United States, conversion shall be made at the following daily rates:

Mexico peso:

September :	7, 19	76.											-	*	*		\$0.	0438
September 8	3, 19	76.			*						 	_		*	_			Oned
September 9																		
September !	10, 1	976		-	-		 		_	-	 							

(LIQ-3)

JOHN B. O'LOUGHLIN,

Director,

Duty Assessment Livision.

Decisions of the United States Customs Court

United States Customs Court

One Federal Placa New York, N.Y. 16067

> Chief Judge Nils A. Boe Judges

Paul P. Rao Morgan Ford Scovel Richardson Frederick Lands James L. Watern Herbert N. Maleta Bernard Newman Edward D. Re

Senier Judges

Mary D. Alger Samuel M. Rosenstein Clerk Joseph E. Lombard

Abstracts Abstracted Protest Decisions

DEPARTMENT OF THE TREASURY, September 18, 1876.

The following abstracts of decisions of the United States Customs
Court at New York are published for the information and guidance
of officers of the rustoms and others concerned. Although the decisions
are not of sufficient general interest to print in full, the summary
herein given will be of assistance to customs officials in easily locating
cases and tracing important facts.

VERNOR D. ACRES.
Commissioner of Chatems.

DECISION	JUDGE &	PLATMeres	COURT	A88E38ED	HELD		
	DECISION		NO.	No. or Its	Per. or Item No. and Este	BASIS	BNTRY AND
274/200	Ra, J. Replanitar 7, 1970	Colone Industries, Inc.	76.2 40006	Ilean 725.38	New Thus	Agreed statement of lacts	Champinin-Remoss Point (Ogdeschung)
		4			•		Peris; competitive tool- log game machine hav- log mechanical control for zandynissing the metian.
and	The state of	Stabitweed Tup Manuske 71-10-61414 Ltem 727:50 Burling Cd., Lne. 21%	77-10-61414	Item 737 90 21%	Item 777.35	Agreed statement of facts	Now York Alphabet blocks, building
ł	- Total .	Colono Indonesia, Inc.	74-10-mmg, 46.	Item 725.39 18%	Name 794.30 8.3%	Agreed statement of facts	Chemplain Rome Poles (Opdessburg)
							Diving, comparistive hour- ing glame machine hav- ing modification controls for manipulating the metics
		Part Charles Com 74.5 mm.	11.1	Dam off. E. P. C. + 1.48 per 15.	film 01.00 1.75	Naftene, Inc. v. U.S. (C.D. See Prancinos 4578)	Sea Prancisco Democrati 60

	RNTHY AND	33	obsertion in e.v. of Phants		
	WANIS	Jumph Markevitz, Inc. v. Lon Angelon U.S. (C.D. 600)	Floren, Inc. v. U.s. (C.D. 648)	Edinald Tracking Corporate there of al. v. U.S. (C.D. Return of al. v. U.S. (C.D.	Arnibse Corporation of al.
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4 annual	DECEMBON	Patent.			
Dr. Blos	MUMBER	Payar			

Abstracted Reappraisement Decisions

NUMBER DECISION	- X	PLAINTIPF	COURT NO.	VALUATION	BRED VALUE	BASIS		PORT OF ENTRY AND MERCHANDISE
Beginn, J. Beginning 7, IFB	í	H. A. & J. L. Wood 71-2-0888, Expert value ofto.	71-3-c0000, are.	Expert value	freedor values here duty J. E. Wood v. U.S. Franthins or other nondatables (C.A.D. 139) Ger without shelleded in cervaline and tavoles values	J. E. Wood v. (C.A.D. 1139)	U.B.	Peanbine Engine besters (with of withous cords), car warrasers, parts of semesterine
Supersident 7, 1956		J. L. Wood	71-5-68604 Export value	Export value	Involce values irea duty J. E. Wesel e. U.S. Engine for ether mondutable (C.A.D. 1939) or with charges facilities in common said involce values and involce values.	J. L. Wand v. (C.A.D. 1539)	U.B.	Peabling Region besters (with or without anis), car warmers, parts or accessories
	*	Heery Polish, Inc.	Man (man (mar or) .	Mat/2005. American selling price stc.	Bet birth under ealeinin Agried Haitmeis of New York "Unit Value Por Sector Sec	Agreed Matement	8	Now York Postwood

CUSTOMS COURT

MI

Potition for Writ of Certiorari to Supreme Court

AUGUST 31, 1976

APPEAL 76-9.—Alcan Sales, Div. of Alcan Aluminum Corporation v. United States.—Unwrought Aluminum—Validity of Suncharge—Presidential Proclamation 4074.—C.D. 4633 affirmed June 3, 1967. C.A.D. 1170. Supreme Court No. 76-312, October Term 1976. Petition filed by appellant.

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Customs Court

Writ of certiorari to U.S. Supreme Court, applied for; Appeal 76-9-unwrought aluminum; validity of surcharge; Presidential Proclamation 4074; Sup. Ct. No. 76-312



